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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/849,700	05/07/2001	Daniel R. Romesburg	RD13/03 8182			
75	7590 12/17/2003		EXAM	EXAMINER		
EDWARD P.	DUTKIEWICZ	VANATTA	VANATTA, AMY B			
P. O. BOX 511 LARGO, FL 33779-0511			ART UNIT	PAPER NUMBER		
Limeo, i L	,3,7,7 0311		3765	7		
			DATE MAILED: 12/17/2003			

Please find below and/or attached an Office communication concerning this application or proceeding.

•	<u> </u>				4		
		Application	No.	Applicant(s)	ŀ		
Office Action Summary		09/849,700		ROMESBURG, DANIEL R.			
		Examiner		Art Unit			
		Amy B. Van		3765			
Period f	The MAILING DATE of this communication ap or Reply	opears on the c	cover sheet with the c	orrespondence ad	dress		
THE - Extended after - If there is no incomplete If No incomplete Fail - Any	MORTENED STATUTORY PERIOD FOR REPLEMAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1. TSIX (6) MONTHS from the mailing date of this communication. e period for reply specified above is less than thirty (30) days, a report of the provision of t	136(a). In no event ply within the statuto d will apply and will e te, cause the applica	t, however, may a reply be time ory minimum of thirty (30) day expire SIX (6) MONTHS from ation to become ABANDONE	nely filed s will be considered timely the mailing date of this co D (35 U.S.C. § 133).	/. mmunication.		
1)🛛	Responsive to communication(s) filed on 14	October 2003	<u> </u>				
2a) <u></u> ☐	This action is FINAL . 2b)⊠ T	his action is n	on-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims							
·		1					
7)63	 4)⊠ Claim(s) 1-8 is/are pending in the application. 4a) Of the above claim(s) 4-8 is/are withdrawn from consideration. 						
5)	5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>2</u> is/are rejected.							
′=	7)⊠ Claim(s) <u>1 and 3</u> is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	or election rec	juirement.				
Applicat	ion Papers	•					
9)	The specification is objected to by the Examine	er.					
10)🛛	The drawing(s) filed on <u>07 May 2001</u> is/are: a))⊠ accepted or	b) objected to by the	ne Examiner.			
. —	Applicant may not request that any objection to the	-					
11)	The proposed drawing correction filed on			ved by the Examine	er.		
If approved, corrected drawings are required in reply to this Office action.							
•	The oath or declaration is objected to by the Ex	xaminer.					
	under 35 U.S.C. §§ 119 and 120		051100004404				
•	Acknowledgment is made of a claim for foreig	gn priority und	er 35 U.S.C. § 119(a)-(a) or (t).			
a)	☐ All b)☐ Some * c)☐ None of:	.t. b b					
	1. Certified copies of the priority documen			NI-			
	2. Certified copies of the priority documen		• •		24		
* (3. Copies of the certified copies of the price application from the International Buse the attached detailed Office action for a list	ureau (PCT R	ule 17.2(a)).		Stage		
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).							
	a) The translation of the foreign language pr Acknowledgment is made of a claim for domes						
Attachmer	nt(s)						
2) 🔲 Notic	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s)	5		(PTO-413) Paper No(Patent Application (PTC			

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DETAILED ACTION

Election/Restriction

1. Applicant's election with traverse of Species I and Species A in Paper No. 6 is acknowledged. The traversal is on the ground(s) that no additional burden would be placed on the examiner to examine all of the claimed species. This is not found persuasive because the patentably distinct species have differing structures which require different searches. Should applicant feel that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Claims 1-3 are drawn to the elected species. Claims 4-8 are withdrawn as being drawn to a nonelected invention.

The requirement is still deemed proper and is therefore made FINAL.

Claim Objections

Claims 1 and 3 are objected to because of the following informalities:
 In claim 1, line 23, and claim 3, line 7, the term "fastener" is misspelled as "faster".

Appropriate correction is required.

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Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 2 is rejected under 35 U.S.C. 102(b) as being anticipated by Roessler (US 4,649,572).

Roessler discloses a bib including a generally flat rectangular bib portion (12) as claimed, including a top edge (see top edge near numeral 30, Fig. 2), a bottom edge, and side edges (14). Roessler shows a receptacle portion (28) which is generally rectilinear and has a base face (folded bottom panel 54) with an inner edge coupled to the bottom edge of the bib portion as claimed. The receptacle portion has a front face (see front face of member 20) coupled to the outer edge of the base and a pair of side faces (between edge 22 and bottom portion of edge 14 as seen in Fig. 2). The side faces have creases (see V-shaped creases formed in the bottom edge of the side face by fold portion 24; Fig. 2). The bib includes attaching components (see two halves of tab 32, spanning the neckband ends; Fig. 2) coupled to the rear face of the bib portion as claimed.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frye (US 6,334,220) in view of Blackshear (US 5,956,763).

Frye discloses a bib including a generally flat rectangular bib portion (Fig. 1) as claimed, including a top edge (25), a bottom edge, and side edges (24c, 24d). Frye shows a receptacle portion (34) which is generally rectilinear and has a base face (51) with an inner edge coupled to the bottom edge of the bib portion as claimed (see Fig. 1). The receptacle portion has a front face (34a) coupled to the outer edge of the base and a pair of side faces (34c,34d). The side faces have creases (52; Fig. 2).

The attaching components of the bib comprise neck straps (12) which extend from the top of the bib. The bib does not have attaching components which are coupled to the rear face of the bib portion. Frye does teach that a variety of fasteners may be used to support the bib. Blackshear discloses a bib which is supported on the wearer by means of adhesive tabs 58 which are coupled to the rear face of the bib. Such a support means is conventional in bibs and permits the wearer to put the bib on without having to attach a strap behind the neck or pull a continuous strap over the head. This would facilitate donning the bib. It would have been obvious to substitute adhesive tabs which are provided on the rear face of the bib for the neck straps in the bib of Frye to support the bib on the wearer since such adhesive tab support means would facilitate donning of the bib, as shown by Blackshear.

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7. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Frye (US 6,334,220) in view of Quilling et al (US 4,660,226).

Frye discloses a bib including a generally flat rectangular bib portion (Fig. 1) as claimed, including a top edge (25), a bottom edge, and side edges (24c, 24d). Frye shows a receptacle portion (34) which is generally rectilinear and has a base face (51) with an inner edge coupled to the bottom edge of the bib portion as claimed (see Fig. 1). The receptacle portion has a front face (34a) coupled to the outer edge of the base and a pair of side faces (34c,34d). The side faces have creases (52; Fig. 2).

The attaching components of the bib comprise neck straps (12) which extend from the top of the bib. The bib does not have attaching components which are coupled to the rear face of the bib portion. Frye does teach that a variety of fasteners may be used to support the bib. Quilling et al disclose a bib which is supported on the wearer by means of adhesive strips 62, which are coupled to the rear face of the bib. Such a support means is conventional in bibs and permits the wearer to put the bib on without having to attach a strap behind the neck or pull a continuous strap over the head. This would facilitate donning the bib. It would have been obvious to substitute adhesive strips which are provided on the rear face of the bib for the neck straps in the bib of Frye to support the bib on the wearer since such adhesive strip support means would facilitate donning of the bib, as shown by Quilling et al.

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Allowable Subject Matter

- 8. Claim 1 would be allowable if rewritten or amended to overcome the objection set forth in this Office action.
- 9. Claim 3 would be allowable if rewritten or amended to overcome the objection set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Conclusion

- 10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- 11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amy B. Vanatta whose telephone number is (703) 308-2939. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Calvert can be reached on (703) 305-1025. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0861.

Amy B. Vanatta
Primary Examiner
Art Unit 3765

abv

December 11, 2003